			missioner for Fatents, Bes Patent and Trademark Washington, D.C		
U.S. APPLICATION NO.	FIRST NAMED APPLICANT		ATTY, DOCKET NO.		
09/889958	GUILLOU	93	320.135 USW		
		INTERNATIONAL APPLICATI			
JOHN J GRESENS		PCT/FR00/00188			
MERCHANT & GOULD					
PO BOX 2903 MINNEAPOLIS, MN 55402 090	3	I.A. FILING DATE	PRIORITY DATE		
		27 JAN 00	27 JAN 99		
ł	ı	DATE MAILED: 0	4 SEP 2001		
	SING REQUIREMENTS UNDER	R 35 U.S.C. 371 IN			
	DESIGNATED/ELECTED OFFI ubmitted by the applicant or the IB to the U	•	ıdemark		
	Office (37 CFR 1.494) an Elected Office				
U.S. Basic National Fee			•		
Copy of the internationa		rnational application into E			
Oath or Declaration of i	🕒	19 amendments into Engli	sh.		
Priority Document.	ndments.	•			
(-)	ninary Examination Report in English and it	s Annexes, if any.			
Translation of Annexes	to the International Preliminary Examination	n Report into English.			
		of the international applica			
0			··		
3. The following items MUST be re acceptance under 35 U.S.C. 371:	mished within the period set forth below in	order to complete the requ	irements for		
a. Translation of the app	plication into English. A processing fee will				
	opriate 20 or 30 months from the priority da ation is defective for the reasons indicated or		.fec*ive		
	oviding the translation of the application and	Vor the Annexes later than	the		
appropriate 20 or :	30 months from the priority date (37 CFR 1	.492(f)).			
the application (pr surcharge will be	f the inventors, in compliance with 37 CFR eferably by the International application nun- required if submitted later than the appropria	iber and international filing	g date). A		
	r declaration does not comply with 37 CFR tached PCT/DO/EO/917.	1.497(a) and (b) for the re	asons		
d. Surcharge for provid	ing the oath or declaration later than the app	ropriate 20 or 30 months i	from the		
priority date (37 C	FR 1.492(e)).	!td;			
4. Additional claim fees of \$	as a large entity small entity sust submit the additional claim fees or canced PTO-875.	el the additional claims for	which fees are		
5. Applicant has not submitted th PCT/DO/EO/920.	e required sequence listing pursuant to 37 C	FR 1.821-1.825. See atta	ached		
MONTHS FROM THE DATE OF	H IN 3(a)-3(d), 4 AND 5 ABOVE MUST THIS NOTICE OR BY 22 OR 32 MONI E APPLICATION, WHICHEVER IS LAT LANDONMENT.	THS (where 37 CFk '.47)	5 applies) FROM		
The time period set above may be ex 1.136(a).	tended by filing a petiti 11 and fee for extens	sion of time under the prov	visions of 37 CFR		
Annexes will be cancelled. A proce-	slation of the Annexes MUST be submitted ssing fee will be required if submitted later t e cancelled since a translation was not provi	han 20 or 30 months from	the priority date.		
or 30 (37 CFR 1.495(d)) months from	m the priority date.	•			
Applicant is reminded that any commaddress given in the heading and incl	nunication to the United States Patent and Trude the U.S. application no. shown above.	rademark Office must be n (37 CFR 1.5)	nailed to the		
	this notice MUST be returned v	vith this response.			
Enclosed: PCT/DO/EO/917	Notice of Defective Translation				
PTO-875	PCT/DO/EO/920	lohn Anderson			

FORM PCT/DO/EO/905 (March 2001)

Telephone: 703 308-9116

Commissioner for Patents, Box PCT United States Patent and Trademark Office Washington, D.C. 20231

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				04 SEP 2001
			DATE MAILED:	
	NOTIFICAT	TION OF A DEFECTIVE OATH	OR DECLARAT	ION
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497(a) AND (ILL RESULT BANDONME dditionally, th	b), AND 1.4 IN FAILUR NT OF THE coath or decipot identify the r	OATH OR DECLARATION IN (97(d) WHERE APPROPRIATE, WE TO ENTER THE NATIONAL SAPPLICATION. Claration does not comply with 37 Companies and state or either the city and foreign contains and state or either the city and foreign contains and state or either the city and foreign contains and state or either the city and foreign contains and state or either the city and foreign contains and state or either the city and foreign contains and state or either the city and foreign contains and state or either the city and foreign contains and state or either the city and foreign contains and state or either the city and foreign contains and state or either the city and foreign contains and state or either the city and foreign contains and state or either the city and foreign contains and state or either the city and state or eit	TITHIN THE TIMESTAGE AND THE FR 1.63 in that it: residence is different	3 PERIOD SET
must a	lso be given.	the city and state or city and foreign cou	mry of residence of e	ach nivenui
does n	n state that the	person making the oath or declaration:		
		inderstands the contents of the application mendment specifically referred to in the contents.		s, as
		duty to disclose to the Office all information ability as defined in 37 CFR 1.56.	tion known to the per	so: to be
priorit that of	y is made pursu the application	oreign application for patent or inventor ant to 37 CFR 1.55, and any foreign application which priority i. claimed, by specify and year of its filing.	olication having a filir	ig date before

John Anderson

Telephone: 703 308-9116